O TO LAW STUDENTS. The examination for the admission of law students as attorneys will be held on the 21st instant, in the General Term room of the Supreme Court, at 3 p. m., and the rule of the Court requiring all examinations to be public will be strictly enforced, unless otherwise ordered by the Court. James W. Genard, jr., Charles PRICE, JOHN D. TOWNSEND, EXAMINETS.

HE UNION PACIFIC RAILWAY LITIGATION -THE RECEIVER DISCOVERS \$5,600,000 AND PILES A

In the Supreme Court, Chambers, before Mr. Justice Barnard, yesterday, the Union Paedic warfare assumed yet another form. William M. Tweed, the Receiver in the sait between James Fisk, jr., and the Union Paedic Radrond and the Credit Mobiler, filed a Union Paedic Radrond and the Credit Mobiler, filed a complisht against Henry C. Crane and the Corn Exchange Bank, in which, after reciting the orders under which he acts, he states that Henry C. Crane is an officer of the Union Paedic Radrond Company, and has on deposit, as a trustee, \$5,000,000 in the Corn Exchange Bank, belonging to the Union Paedic Radrond—the proceeds of its Government bonds, but held in his own name for concealment. He poays the judgment of the Court that this be delivered to him as Receiver, and meanwhile an injunction.

this be delivered to Bin as Accessers, and accessed an injunction.

The complaint is supported by the following affidavit: Aaroe K. Corey being swern any: 1. 1 am informed by a person having knowledge of the facts, but who refuses to make an affidavit, and I believe, that the defendant, the Corn Exchange Bank, has now on deposit, is the cried to the defendant, Henry C. Crane, a sum of money amounting to between \$45,60,000 and \$6,000,000, which belongs to the Unice Paritle Raitroad Company, and is high by each Crane in trust for that Company, and upon which he draws from time to time in obedience to enters of efficiency of thomas C. Durant, Vice-President of the said Company, as reported by the official strongripher, and fast that said Durant testified under outh that and Crane was on the 20th of March, 1829, the confidential cierk and housess manager of said Durant and a director of the said Company, and, I believe, such statement to be true.

Durant and a director of the and Company, and 1 locaters, same ment to be free.

2. I am also informed and believe that the said Crane is constantly in the office of the said Company, and has no other estensible business than the service of and Danani and said Company.

Amon K. Count.

On this affidayit, and complaint, Mr. Justico Barnard has granted the following injunction:
It appearing to me by the affidayit of Ason K. Corer, and the complaint only verified by the plaintiff that sufficient grounds for an order of mignation exist. I do hereby order that the definition, the Corn Exchange Bank, its officers, agents, and servants, refusing belong, remeiring, or our incomparing with pleiding, remeiring, or our incomparing with pleiding, remeiring, or our money, and that the said Heavy C. Craic Furth From the case of ing. parior, assigning, transferring, pledging, meambering, disposing of ing. parior, assigning, transferring, pledging, meambering, disposing of teneving, of concerning, any money noise, bonds, securities, or othe property held as aforesaid, and the farther order of this Court, and in property held as aforesaid, and the farther order of this Court, and in property held as a foresaid, and the farther order of this Court, and in property held as a farther order of the court, and in the case of disabeliance of the manufacture of the court of the court of the court of the court of the case of the

Referce Redfield attended at his office, No. 25 Nassau 1, at 1 p. m., yesterday, to take evidence in the case of Fisk, ir., against The Union Pacific Railroad Company, but Mr. Dadley Field stated that, as the witness who he expected to examine to-day was still unwell, the investi-gation would be postponed until Monday at 1 o'clock.

A WILL OF NEARLY FORTY YEARS' STANDING IMPEACHED.

The case of Mary Dugan agt. Hermanns B. Duryea and others, came up in the Supreme Court yesterday before Judge Cardozo. From the statements of both sides it appears that Rodman Bowne, an old resident of Brookly u, who once established a horse ferry over the East River, made a will in 1822. He had from the first part of the century supported his whole family of brothers and staters, and at last took his brother Samnel into partnership with him, and had, before making the will, made some very advantageous investments in real estate in the Counties of Kings, New-York, and Westchester. His will, made in 1832 (the compisant says under the terror of death from cholera), left an annuity of \$100 to the plaintif, and some other legacies, and the rest of his property to his brother Samuel. He recovered from his sickness, but in 1845 was struck down with paralysis. About this time he made a short will giving certain property to his wife. The complainant in this action says that at this time he requested his brother to destroy his previous will and was assured that it had been destroyed, and that he repeatedly stated to members of his family that he would die intestate, except as fo the small provision for his wife. That in faxt Samuel Bowne and his sonin-law and legal adviser, Gen. Duryea, did submit to him a will which he refused to execute. After his death Gen. Duryea and Samuel Bowne proffered the will of 1832, and, also, the will or codicil of 1835. The wills were ficreely disputed by the family, but in 1847 a compromise was effected, by which Samuel Browne was to pay to each of the 18 ropresentatives \$0,000, and they were to give him a release. The releases were given, and in 1847 the wills were admitted to probate, the opponents withdrawing their opposition. The plaintiff now claims that she was induced to sign this release and withdraw her opposition to the probate on an inventory of the property of the estate, presented by Gen. Duryea, by which it appeared that the whole estate was rown of the complainant against The case of Mary Dugan agt. Hermanns B

their opposition. The philatilit flow which the transport of the probation of an inventory of the probate on an inventory of the probate of the wills, declared that the whole estate was worth stist, on the the state of the probate of the wills, declared to the probate of the wills, to have the wills declared void, and to have her share of the cestate or enjoin the using of the probate of the wills, to have the wills declared void, and to have her share of the cestate of any of the probate of the wills, the case of the probate of the wills, the case of the probate of the wills, the probate of the will be used to the will be used to the probate of the will be used to the probate of the will be used to the probate of t

Jacob N. McIntire agt. Calvin Witty.—The plaints has filed with Deputy Clerk John A. Shields the papers in his hepleation for an injunction to restrain defendant from infringing his rights as owner of patents for velocipede improvements. It is alleged in the papers that the Hanlon Brothers obtained on the 7th of July, 1888, a patent for certain improvements in the velocipede, and on the 2th of February, 1889, obtained another patent for further improvements of the same; that on the 25th of the latter month the Hanlons assigned their interest in said patents to the plaintiff, and that the defendant has been continually infringing such patents. The plaintiff, therefore, prays for an injunction to restrain the defendant from further infringing his rights, and for a discovery of the amount of profit made by defendant through such infringement, to the end that plaintiff may recover that amount, in addition to the danfages he has sustained, and also the costs of the suit. The matter will come up for argument in the United States Circuit Court within a few days. Jacob N. McIntire agt. Calvin Witty .- The

The bondsmen of John B. Herman still continuing mable to produce him before Commissioner Betts, Assistant District Attorney L. W. Emerson has commenced proceedings for the forfeiture of their bonds. The bondsmen are Supervisor Andreas Willmann and Michael Hollacher—each of whom became surety to the THE SMEDICK MURDER.

The writ of error in the case of John Real, convicted at the last Term of the Court of Oyer and Terminer of the nurder of Officer Smedick, has been placed by request of his counsel on the General Term Calendar, and will probably be argued during the present Term.

James Wadsworth, recently nominated for Huited States Marshal for this District, and who was re-ported against by the Senate Judiciary Committee, is a petitioner in voluntary bankruptcy in this District. His habilities fost up \$53,574 01; his assets, "none."

Faustini Berthillot agt. H. L. Bateman .- Mme. Paustini Dertainiot agt. h. L. batteman.—Mme. Berthillor obtained a judgment without a jury, in the Marine Court, against Mr. Bateman for assault, in June, 1867, while in his opera troupe. The General Term of the Marine Court set aside this judgment, and ordered a new trial before a jury upon a question of fact in dispute, ignoring the point that a jury was not demanded when issue was joined. The original judgment in Mme. Berthillot's favor is now affirmed in the Court of Common Flear.

In the United States Circuit Court, E. D., yes-In the United States Circuit Court, E. D., yesterday, before Judge Emediet, a hearing was had in the case of the Brooklyn City Ice Company, and an order to show cause why the Company should not be declared bankrupt was returned. There being no appearance on the part of the Company, the order was signed, and a warrant issued to the United States Marshal, made returnable on the 28th inst., when the first meeting of the creditors will be held. Mr. E. T. Wood, late Collector of the Third Internal Revenue District, was, on motion of Assistant District-Attorney Allen, admitted to practice in the United States Courts.

Benjamin A. Arnold and Chas. E. Ogden agt. John Dovell and others.—The plaintiffs in this suit are the successors of the original Arnolds, the makers of Arnold's writing filld. The defendants are makers of a similar fluid, whole they sell in bottles, and under labels

absolutely identical in appearance to the genuine ones. The labels cannot be distinguished, and the bottles are impressed with the same marks. The plaintiffs sue to restrain the use of their trade marks. It appeared on the testimony that defendants stated to a purchaser only that it was equal to Arnold's lik. The defendants contended that plaintiffs not being the originators of the trade mark had in better right to use it than they had. The court overruled the point, and gave judgment for the plaintiff. absolutely identical in appearance to the genuine ones

The people ex rel Lizzie G. Fillette agt. Isaac Herman.—An appeal rather interesting to tenants was argued and decided in the General Term of the Supreme Courty exterday on certiorari. Lizzle G. Fillette, resiling a Court yesterday on certiorari. Lizzie G. Fillette, renting a fashionable bearding-house at No. 21 East Fifteenth-sis, was, during last November evicted from the house on applementary proceedings taken by her landlord, isaac Herman. Her defense before the Justice was an eviction by the landlord flom a balcony and buy window torn down by him for his convenience in creeting an adjacent building and from a portion of the yard by evening a building and from a portion of the yard by evening a building and from a portion of the yard by evening a building and from a portion of the yard by evening a building and from a portion of the yard by evening a building and from a portion of the yard by evening a building disregarded this defense, and directed her to be turned out with all her bearders. The Supreme Court on turned out with all her bearders. The Supreme Court of the hearing reversed the decision, and granted a writ of restitution. A case against the sureties of Mrs. Fillette of course fellowed the same ruiling.

Whitehurst agt. Tufts et al.—A rule of fre-

Whitehurst agt. Tufts et al .- A rule of fre-Whitehurst agt. Tufts et al.—A rule of frequent application, but rarely so close as in the case in question, was decided yesterday by the Court of Common Pleas. Mr. Whitehurst agreed on the 30th of April with Tafis & Co. to serve them as a clerk for one year, from the first of May next, for \$2.00 a year. No memorandum of the agreement was made in writing. On the 31st of December Tufts & Co. discharged Mr. Whitehurst, and December Tufts & Co. discharged Mr. The Marine Court. The defendants claimed that there was no contract binding on them by the statute of frands. The Court below year ruled their defense. The General Term, however, hold that the contract, though only by a few hours, was not a contract to be performed within a year, and was therefore under the statute of frauds void for want of a written memorandum, and reverse the decision of the Court below. written mem

At the Essex Market Police Court yesterday Kate Burns was committed by Justice Shandley on a charge of scealing a sik dress valued at \$40 belonging to Mrs. Ernestine Lindner of No. 24 East Broadway...Pat-nck Casey was committed for abandoning his wife.

The Hess case, in which the defendant, a revenue officer, is charged with attempting to extort \$50 from J. G. Berlinghoff, a cigar manufacturer, was continued before Commissioner Betts yesterday. Additional from J. G. Beringholf, a cigal understanday. Additional evidence was given by Hess to prove an alibi, and one Ferdinand Lumieln testified that Berlinghoff offered him 2,000 eigars to perjure himself by testifying against Hess. The further examination was then adjourned to Tuesday

At the Tombs Police Court yesterday, before At the Tombs Police Court yesterday, before Justice Shandley, was brought Thomas Egan, a young man living at No. 28 Washington-st. Officer Touher found the young man fighting in Washington-st., and upon attempting to take him into custody. Egan turned upon the officer and attempted to strike him on the head with a heavy slung-shot. The blow was warded off, and the offender taken into custody. A large knife was found in the prisoner's possession. He was committed to the Tombs.

Tombs.

In the Kings County Court of Sessions, yesterday, Charles Bloom, indicted with George Hogan, was convicted of birglary in feloniously entering and robbing the shoc-store of Lewis Koppel, in Fourth-st., near Grand-st., E. D., on the night of the 4th of January last. The accused was sentenced to State Prison for five years, and Hogan, who pleaded guilty, was sentenced to four years' imprisonment. Edward Panel was tried and convicted on an indictment charging him with committing a felonious assault upon a policeman white the latter was engaged in the discharge of his duties. He was fixed \$50 and sent to the Pentientiary for 60 days.

THE NEW MARKET ON FORTY-SECOND-ST.

For some time past the residents of the upper portion of our city have felt the want of a first-class mar. ket. This want will, on the completion of the ediffce now in course of erection on Forty-second-st. and Fourth-ave., be amply supplied. The new building is to be known as Croton Market. It has an area of 30,000 square feet, fronting 150 feet on Forty-second-at., and extending through to Forty-third-at., having the same frontage on that. The market will contain about 180 stalls, and it is designed to have for sale in them all varieties of meats, vegetables, fruits, and groceries, every thing in fact that a family can possibly require for dally use. In the building there is to be a mammoth refrigerator erected for the use of butchers and poultry dealers. It will be a room about 140 feet long by 40 wide, and the temperature about 140 feet long by 40 wide, and the temperature at all times will be kept just about the freezing-point. This is said to be a new feature in New-York markets. The stands in the main market floor are to be uniform in every particular, and handsomely and neatly finished. In addition to the privilege of using the mammoth refragerator, each butcher will be supplied with a large ice-box. The main passage runs through from Forty-second to

deceased before death, and the evidence of others is that Wail, who is a laborer, came home at the usual hour on Wednesday evening for his supper. His wife and himself had had a previous difficulty about some money matters, and on this occasion she insisted that he should let her have some. Angry words followed but no blows were struck. He got up from his chair to get some tea from the stove, when she ran for the tea-pot, and snatching it, dashed it at him, scalding him slightly. She then took up the stove lid and threw it at his head, but missed her aim. Then in a frenzy of excitement she took's lighted kerosine oil lamp from the table and struck him between the eyes, inflicting a severe gash. The lamp, falling upon the floor, exploded, and the burning fluid spattering over her dress, set it on fire. The husband put his arms around her for the purpose of suppressing the flames, and was himself badly burned. She ran out of the door in her fright, and was met by John Galvin, a neighbor, who threw his coat around her, and eventually succeeded in extinguishing the fire. Both husband and wife were taken to the hospital; the former was, however, subsequently removed to the Forty-third Precinet Station-House, and locked up, upon the supposition that he had caused his wife's injuries. Coroner Jones visited the hospital about midnight, but the woman was then suffering so terribly that he could get no connected statement from her forther than that above given. After the examination of several witnesses, the coroner's jury rendered a verdict of death from accidental burning, caused by the explosion of a kerosene oil lamp, and totally exonerated the husband from all blame. Wall was thereupon discharged from custody. Deceased was 51 years of age, and leaves several children. She was a native of Ireland.

SUICIDE FROM A STEAMBOAT.

Late on wednesday evening last, shortly after the Norwich and Worcester steamer, the City of Boston, took her departure from her dock at New-London, Mr. Shaw, one of the passengers, noticed an unknown man leave the alcove forward of the paddle-box, and approach the gunwale and jump into the water. Search was promptly made for the body but it could not be recovered, it having been carried away by the tide, which was running very swiftly at the time. The suicide, from subsequent facts, was supposed to be Col. Lester of Preston, Conn., who was found to have disappeared from his residence, not having occupied his bed on Wednesday evening. A letter was discovered by his sister, informing her that he was bankrupt and was going away. Ho left her a gold watch and \$70. Various reasons are given for Col. Lester's disappearance and probable suicide, the principal one being his large losses in recent speculations. He returned from the mines of California several years ago, and was reputed to be very wealthy at the time. Boston, took her departure from her dock at New-Lon-

FUNERAL OF GEO. F. NESBITT. There appears to be a very general and deep sympathy evinced among the printers, occasioned by the decease of Mr. Nesbitt. The employers and employes met yesterday, and passed appropriate resolutions, and made arrangements for attending the funeral at Dr. Montgomery's Church, corner of Madison-ave. and Thirty-fifth-st., at 2 o'clock to-day. Mr. Nesbitt was widely known and greatly esteemed, and long held a leading position among the printers of the city.

AMERICANS AT PARIS. AMERICANS AT PARIS.

MARCH 25, 1869.—Philadel phia—Mr. and Mrs. Pemb. smith, Mr. Washington Butcher and tamily, the Misses Strong, Mr. John Hulme and family, Mr. J. Beilton Halme, Mr. W. P. Brock, Mr. W. W. Overman, Miss Overman, Mr. R. A. Caldwell, Miss Florence Caldwell, Mr. Thomas Exhins, Mr. Wn. Saralan, Mr. and Mrs. W. Caudy Biodie, Mr. John S. Buker, Mr. Heary A. Bowen, Mr. Ed. Robinson, Mr. Wm. Harrick and family, Miss Williams, Mr. S. Norra, Mr. F. C. McCanley, Mr. and Mrs. M. R. Knowlton. Ballinore—Mr. Can Mrs. J. Saac Coale, Y. Mr. and Mrs. M. R. Knowlton. Hallinore—Mr. Can Mrs. J. Saac Coale, Jr. Mr. and Mrs. C. D. Hollins, Miss Hollins. Pittaburgh.—Mr. Saac Coale, Jr. Mr. and Mrs. C. D. Loomis. Man Francisco—Mr. N. Dimmer, Mr. Ed. B. Cötter. Cincinnati, Othor-Mr. James Giinsore. Constantinople—Mr. J. H. Goodenow. Fortland, Mr.—Mr. and Mrs. W. H. Fenn. Indians—Harry L. Spears. United States—Mrs. Parsons, Miss Mary Parsons.

Marrying old men for their money does not Marrying out men for their money does not always turn out according to the expectations of blooming young brides. An exchange reports a case where, 40 years ago, a charming girl of 16 married an old gentleman for his money, under the confident expectation that he would soon die and leave her a wealthy young widow. Last week the disappointed bride died in the 56th year of her age, leaving four children and a husband about 100 years old. MUSIC AND THE DRAMA.

APRIL TOAMANT HEREIN

BENEFIT TO MRS. HUMPHREY BLAND. It is not very long since we recorded the death of Mr. Humphrey Bland. He was a good actor and a good man. His friends must necessarily take an interest in the welfare of his surviving family. A benefit performance, in aid of that family, is proposed. We under. stand, indeed, that it will take place at the French Theater, on the 14th of April. It is unnecessary to urge public attention to this matter. New-York is quick to see, and cordial to respond to, a genuine claim upon its regard. The subjoined correspondence will explain itself:

The undersigned, deploring the bereavement which has recently de prived the widow and children of the late Humphrey Bland of their principal means of support, and knowing the large expense his long til-ness entailed, solicit the cooperation of the Dramatic Profession, and of the public generally, for the purpose of taking the most effective steps oward giving a performance for their banefit.

LESTER WALLACE, JOHN BROUGHAM, THRODORR MOSS, BARNET WILLIAMS, J. GRAU. EDWIN BOOTH,

JAMES B. HATES, JAMES E. HATES, GRENGR WOOD, HENRY E. JARRETT, L. F. HARRISON, CLIFTON W. TAYLEURE, LEGNALD GROVER.

April 6, 1869. Mr DEAR Manam: I most cheerfully consent that my play of "Griffith Gaunt" may be performed for your benefit, which is to take place on the 14th inst, at the French Theater, and I will be happy to give my personal supervision to its rehearsal. With so many of the original cast-including Miss Hose Eytinge, Mr. Mark Smith, Mr. Lewis Baker, Mr. D. H. Harkins, Mrs. H. Wilkins, Miss Blanche Grey, yourself, &c.— an enjoyable and perfect representation will be accured, I am sure. AUGUSTIN DALT. Yours very truly, To Mrs. H. Bland.

April 8, 1869. Mr DRAR MADAN: A number of your late husband's personal friends, observing that his professional brethren had tendered you a benefit (for reasons by them well stated), desire to cordially unite in the same, and will be pleased to cooperate with them and Mr. Daly in testifying sympathy with you as his widow, and our regard for his many estimable so cial qualities, as well as our remembrance of his professional ability.

A. OAKEY HALL. A. OAKET HALL,
JOHN R. BRADT,
FRANK E. HOWE,
THEODORE M. BARNES,
SABURG G. COCHYNEY,
GROUGE W. BLUNT,
DANIEL BUTTARIBLD,
GUNNING S. BEDFOLD,

Very truly yours. N. L. M. BARLOW, JOHN J. BRADLEY, NAMER B. GANVIN, LAWRENGR B. JEROME, JOHN K. HACKETT, EUDRET L. VIELA, JAMES F. HALL, WILLIAM WINTER, there.

GRAND OPERA HOUSE.

The dramatic season at the Grand Opera House, under the management of Mr. Tayleure, began on the 31st of March, and has, therefore, lasted ten nights. This is a trifling period of time, but it is long enough to show the drift of affairs. The revival of "The Tempest" has succeeded. However much the style of the revival may have varied from the Shakespearian standard (and it has not varied far), the enterprise has paid. In a mercantile community, that is a great fact about anything. We are sorry to be compelled to state it as a fact of importance; but the fault is not ours, if the majority of pose to estimate worth by the standard o money. To our mind, the fact that an effort is made at all, in these days, to put Shakespeare upon the stage, is far more creditable than the fact that it happens to be made in such a way as insures pecuniary profit. Tempest" has been popularized—has been rendered as a superb spectacle-and has succeeded. The average receipts since the opening night have exceeded \$1,200, and the smallest house has not returned less than \$1,100. Of the future welfare of the theater there need be no question. There will be a Matinée at this theater to-day.

BOOTH'S THEATER. The third performance of "The Marble Heart" will be given at Booth's Theater to-day-in the afternoon, and not, as heretofore, in the evening. Mr. Edwin Adams will play Raphael. How well he plays itwhat a delicate and touching embodiment he presents of sincere devotion, manly earnestness, and abject anguish -there is no need to say. That the performance will be attended by a multitude, we cannot doubt. The matinées at Booth's Theater are among the most popular features of the dramatic season. In the evening, Romeo and Juliet" will be acted here for the last time. It has had a run of ten weeks. It has been represented with finer scenery than was ever before set, on any stage, fer the representation of a Shakespearcan or any other drama. Its success is a memorable fact in dramatic his tory. That it has achieved a success there is no room for denial. The fact that IMr. Booth does not produce, with Romeo, the same thrilling effect that he produces with certain other characters, is not to the purpose. He presents a consist-ent personation of the character, fin which the reason for every point can be seen-by people who are capable of thought-and over which hovers and broods a beautiful atmosphere of romance. All the chief defects that characterized Mr. Booth's Romeo, on the opening night of the season, when he was terribly anxious and nervous, have disappeared since then. Of the many miscellaneous beauties of the representation we need not speak. To certain persons-not excepting ourselves the tracedy of "Romeo and Juliet," strong as it is, and much as it means and teaches, is distasteful. To the majority it is a fresh and living reflex of those joys and man affection that are forever young and close to the heart. Hence its popularity. Mr. Booth has done great justice to the tragedy, and so it has had a conspicuous promicence in many minds for some time past. A change of theme will not be disagreeable. "Othello" comes on Monday.

MUSIC.

The Sunday concerts to-morrow offer attrac-

Miss Henrietta Markstein is to give another concert this afternoon, at Steinway Hall.

Miss Marie Hamilton, a new aspirant for public favor, is to give a concert at Apollo Hall next Wednesday evening.

Madame Pauline Viardot, called "Le Denner des Societs." The work will be produced at Weimar on the Grand-Duke's birthday. What a birthday present!

A French journalist, in announcing that Mmc. Alboni has been engaged to appear for twenty nights at the Italian opera in Paris, says that the Parislans will be delighted to welcome "that elephant with the voice of a The Constitutionnel announces that among Rossini's manuscripts has been discovered a funtasia upon themes from the "Africaine," entitled "Douces Remanuscences offertes & mon ams Carafa pour le nouvel an 1806 (Africaine)."

The fifth Philharmonic Concert will proba-bly attract the usual crowd this evening, at the Academy of Music. Liszt, Wagner, Beethoven, Hoffman, Gazza-niga, Albites, and Bergmann are the biggest names on

the programme. The season of Annual Concerts has set in with

The season of Annual Concerts has set in with unusual fury. Two or three have already been given this week, and another, by Madame Johannsen, is aunounced for this evening. The lady will be assested by several popular artists and by some of her pupils.

The last night of the opera bouffe season at the French Theater (next Tuesday) is set apart for the benefit of M. Beckers, who will appear as Gondremarck in "La vie Parisenne." His pupil, Miss Dora Harris (a sister of Laura Harris), will sing between the acts.

Here's a timely word for the piano players of to-day; Franz Schubert said it: "The variations of my new sonata for the piano-forte, especially pleased. I performed them with great success, and people assured me that the keys became singing voices under my fingers, which, if true, gives me great satisfaction, because I cannot bear the outrageous hammering, even to be found with distinguished pianists, as it neither affords pleasure to the ear nor to the soul."

to the ear nor to the soul."

The great concentration of musical talent promised at the Royal Italian Opera in London is not, it seems, to be carried out in all its completeness. Mille. Nisson has intimated to Mr. Mapleson that she considers her engagement with him annulied, in consequence of certain conditions not having been complied with. It is incidentally mentioned in the letter that the negotiations with the owner of the copyright of Hamlet have also been broken off, but, in any case, it could hardly have been produced without the original and admirable Ophella. Several members of the orchestra have also second in consequence of Mr. Costa's being no longer musical director. It is now announced that a new company has been formed and has secured the Theater Royal Lyceum, where operations will commence in May.

Onr news columns have had mention from time to time of the case of the Rev. II. M. Wilson, a well-known colored preacher of this city, who was re cently arrested on the ridiculous charge of stealing the silver Communion-set of his Society, in Brooklyn, which was properly in his hands as Trustee and leading Manwas properly in his hands as Trustee and leading Manager of the Society, and was promptly delivered up when applied for. Mr. Wilson has also suffered cruel and unjust treatment on account of his administration of the finances of the Brooklyn Howard Colored Asylum, an institution founded and sustained in great part by his own efforts, and to which he gave not only unpaid services, but mortgages on his private property. We print the following statement in simple justice to the record of his self-sacrificing benevolence. It is signed by a gentleman well known throughout the United States as a devoted friend of the African race:

To wnom ir may concarn: This will certify that I have at the request of the Rey. H. M. Wilson sammed his books as Agent of Brooklyn Howard Colored Asylum, and find the fellowing facts:

His agency and management commenced April 26, and his management closed thecember 8, 1886, being a period of seven months and forty-two days, or in a round period of acrea and a half months. He was to receive \$25 per month wages and 25 per cest on his collections.

The result was as follows:

Expenses, as per books.

Receipts for all services, including collections by Mr.

Wilson to the amount of \$701 41.

Mr. Wilson's wages, seven and a balf months.

187 53.—\$122 53

Leaving Asylum indebted to Mr. W. \$601 80

compensation, \$60 66; the balance is a credit of \$121 34 on the debt of \$429 80, leaving the debt at that time \$570 46.

At that date the unanagers passed a resolution suspending his agency as collecter, and the debt remains due to have a short.

To incent time: extra expenses, Mr. Wilson was forced to put a most gage on his deciling house. With these facts before them it will be apparent to his friends and the public that for his time and labor since April 20, 1863, Mr. Wilson has not nelly expected one doller, but has actually advanced money beyond his entire collections for the reut of Asylum and provisions for the 30 orphans, matrons, &c., of the Asylum and J. B. PINNET.

P. S. —I have known the Rev. Mr. Wilson for more than twenty years and have the most perfect confidence in his integrity and devotouses to the welfare of his people.

WOMEN'S WAGES.

To the Editor of The Tribune. SIR: I am afraid the poor widow who complains through your columns that she can earn only \$1 124 a week by shirt making, bas herself to blame. am a shirt manufacturer, and, like most of my trade, find it difficult to get hands for first class work, and when we do get them we pay liberal prices. For shirts which retail at \$3 a piece 1 pay \$6 a dezen, all out, bosoms and cuffs made, and furnish 5 spools to the dozen. For \$2 shirts the price is \$3 50 a dozen. One woman and one helper can make a dozen a day, with very little night work. The story of the flaunci shirts, etc., made for 6 cents a piece, is like the shirt story. I pay for these \$3 a dozen, furnishing the cotton, and my hands average 8 to 12 dozen a week, with one fluisher. Yours,

\*\*Rete-York\*\*, April 6, 1369.

## Met Bublications.

A MERICAN PHOTO-LITHOGRAPHIC CO. DUBLISHED THIS DAY: ADVENTURES IN THE WILDERNESS;

OR. CAMP-LIFE IN THE ADIRONDACKS.

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